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1 2 3	PETER GOODMAN Attorney at Law State Bar No. 65975 819 Eddy Street San Francisco, California 94109	
4	Telephone: (4l5) 781-8866 Facsimile: (415) 781-2266 E-Mail: goodmanlawoffice@att.net	
5 6	Attorney for Plaintiff JEFFREY BUNKLEY	
7	UNITED STATES DISTRICT COURT	
8		
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11	JEFFREY BUNKLEY,) CV-17-05797 WHO
12	Plaintiff,	STIPULATION AND ORDER ENLARGING
13	vs.	TIME FOR PLAINTIFF TO RESPOND TO DEFENDANTS' MOTION TO DISMISS
14 15	NICHOLAS VERBER, RANDOLPH COUSENES, SAN MATEO COUNTY SHERIFF'S OFFICE and DOES 1-50,	}))
16	Defendants)
17		}
18	Plaintiff JEFFREY BUNKLEY, by his attorney, Peter Goodman, and Defendants	
19	NICHOLAS VERBER, RANDOLPH COUSENES and SAN MATEO COUNTY SHERIFF'S	
20	OFFICE, by their attorney, John C. Beiers, County Counsel of San Mateo County, and	
21	Deputy County Counsel Karen Rosenthal, hereby stipulate and agree as follows:	
22	1. On December 20, 2017, Defendants filed a Notice of Motion and Motion to	
23	Dismiss and Memorandum of Points and Authorities ("Motion) (Document 16) setting a	
24	hearing date of February 14, 2018.	
25	2. On January 5, 2018, the part	ties filed a Stipulation and Order requesting
26	that the hearing date on the Motion be continued to March 7, 2018, and that the date for	

the filing of Plaintiff's response to the Motion be enlarged to January 30, 2018, and the

date for the filings of Defendants' reply be enlarged to February 21, 2018. (Document

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1	20.) The Court issued an order granted the parties' requests later the same day.	
2	(Document 21.)	
3	3. The parties had requested one prior continuance in this matter that was	
4	granted by the Court modifying the date of the Case Management Conference from	
5	January 9, 2018, to January 16, 2018. (Document 15.)	
6	4. Plaintiff's counsel is requesting an additional week to file his response to	
7	the defendants' Motion. The Defendants are not opposed to that request. The parties	
8	therefore stipulate and agree that the time for the filing of Plaintiff's response to the	
9	Motion be enlarged from January 30, 2018, to February 6, 2018.	
10	SO STIPULATED	
11	DATED: January 26, 2018	
12		
13	/s/	
14	Attorney for Plaintiff JEFFREY BUNKLEY	
15	SO STIPULATED	
16	DATED: January 26, 2018	
17	JOHN C. BEIERS, COUNTY COUNSEL	
18	OCTIVO. BEIERO, OCCIVIT COCINCE	
19		
20	By:KAREN ROSENTHAL	
21	Deputy County Counsel	
22	Attorneys for Defendant NICHOLAS VERBER, RANDOLPH COUSENES and	
23	SAN MATEO COUNTY SHERIFF'S OFFICE	
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ORDER ENLARGING TIME FOR PLAINTIFF TO RESPOND TO DEFENDANT'S MOTION TO DISMISS

Based on the stipulation of the parties and good cause appearing,

IT IS HEREBY ORDERED that the time for Plaintiff to file his response to

Defendants' Motion to Dismiss is enlarged to February 6, 2018.

DATED: January 29, 2018

WILLIAM H. ORRICK UNITED STATES DISTRICT COURT JUDGE